IN THE UNITED STATES	DISTRICT COURT RECEIVED CLERK
FOR THE DISTRIC	CT OF UTAH MAY 0 0 2000
CENTRAL DI	VISION FILED MAT U 9 2000 U.S. DISTRICT COURT U.S. DISTRICT COURT
	2006 JUN - 1 P 2: 2:1
	DISTRICT OF UTAH
IN RE:) BY:
COMMERCIAL EXPLOSIVES ANTITRUST LITIGATION	(MDL NO. 1093S)
This Document Relates To:) (MIDL NO. 10933)
ALL CLASS ACTION	,)

ORDER

AND NOW this _______, 2006, upon consideration of Plaintiffs' Motion for Distribution of Residual Class Settlement Funds, this Court finds that:

- This litigation was settled for approximately \$60 million plus interest pursuant to a series of settlements with named defendants.
- 2) Both Plaintiffs and the Claims Administrator have fulfilled their duties in determining appropriate class members and satisfying class member's claims.
- Plaintiffs' counsel have now advised the court that \$48,886.98 remains in the settlement fund and includes post-distribution interest and unclaimed distribution checks.
- 4) Plaintiffs' counsel, and this Court agrees, that a third distribution to class members would be impractical because of high administrative costs.

IT IS HEREBY ORDERED that:

- 1) \$32,754.00, representing two-thirds of the Settlement Fund, shall be distributed to the American Antitrust Institute.
- 2) The remaining monies totalling \$16,132.98 and representing one-third of the settlement fund shall be distributed to the Salt Lake Community Action Program.
- These disbursements represent the final distributions and actions to be taken with respect to the settlement fund in this matter.
- 4) Upon remission to this Court of the disbursements stated above, all those serving as Plaintiffs' counsel and the Claims Administrator are hereby discharged from any further responsibility in connection with the settlement of this case.

DATED this _/a/ day of ________, 2006.

Hon. David Sam

United States District Court